

eager to deny defendants any semblance of fair play, secure sweetheart consent agreements, and measure their success by fines and jail time imposed—for example, on the Pennsylvania landowner who removed car bodies and old tires from a seasonal stream bed on his land without a federal permit (fined \$300,000).

As Roger Marzulla, a former assistant U.S. attorney general for land and resources, recently put it, "Like the enchanted broomsticks in the story of 'The Sorcerer's Apprentice,' the environmental enforcement program has gotten completely out of control."

Fortunately, a common-sense, fair play, rights-respecting alternative environmental movement has begun to appear. On Earth Day 1999, its member groups—as many as a hundred state and national organizations—are celebrating "Resourceful Earth Day." Their alternative is based on a remark made by Henry David Thoreau, who said, "I know of no more encouraging fact than the unquestionable ability of man to elevate his life by conscious endeavor."

The astonishing growth of science and technology in the past 30 years has proven over and over again that human ingenuity can and will rise to overcome every environmental challenge. Today's energy sources are far cleaner and more efficient than those of 1970, and even more pollution-free new energy devices are emerging from laboratories. New cars today, fueled with improved gasoline, produce 2 percent of the pollution of 1970 cars. Cost-effective resource recovery of everything from aluminum to methane, has made giant strides. Microsensors, global positioning satellites, and tiny computers allow farmers to dispense just the right concentration of fertilizer on every square yard of a field.

The friends of the "Resourceful Earth" believe in progress, not just to make and consume more stuff, but to protect our Earth as well. The tide is with them, and as their creative optimism prevails the better off Mother Earth—and its people—will be.

84TH COMMEMORATION OF ARMENIAN GENOCIDE

SPEECH OF

HON. BOBBY L. RUSH

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 21, 1999

Mr. RUSH. Mr. Speaker, today I rise to remember a sad day in the world's history. Many of you may not remember this, but this year marks the eighty fourth anniversary of the Armenian genocide. During World War I, at least one million Armenians were killed in the Ottoman Empire between 1915 to 1923.

The brutal treatment that the Armenian people have suffered must never be repeated or forgotten. As a nation, we must never again allow a madman to exterminate an entire race of people to further his political ambitions. Every person and every race has a right to be free and safe in his own home. Those who commit these atrocities are criminals and must be tried for crimes against humanity.

Today as we remember the Armenian genocide, it is with sadness that we again witness a genocide of another race, the Albanian Kosovars. Unlike the Armenian genocide, I am proud to say that the United States and its NATO allies have learned from the past and are taking strong actions to halt the inhuman actions of Slobodan Milosevic and his minions

who so eagerly engage in these atrocious crimes against humanity.

Through the blood of their ancestors, the Armenian people have struggled for their independence. In 1991, Armenia became a sovereign state. I know that the Armenian people and the Armenian-Americans are proud of their state and will forever remember the hardships that they, as a people, have endured to gain their freedom and independence.

On this very somber day, I feel very strongly that we can perform no greater act of remembrance than to express our strong conviction to never again allow genocide to go unchecked in this world and to state unequivocally that the U.S. and its NATO allies will stop at nothing to end the slaughter in Kosovo. We owe at least this much to the memory of the Armenian victims of the Turkish genocide of the First World War.

MEDICARE COVERAGE OF DIABETIC RETINAL EXAMS

HON. FORTNEY PETE STARK

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 22, 1999

Mr. STARK. Mr. Speaker, on Monday, April 19, the Washington Post ran a story about the failure of Medicare beneficiaries to get adequate preventive care. The article was based on a recent study by Dr. John Wennberg of the Dartmouth Medical School. Dr. Wennberg found that the level of retinal eye exams for Medicare beneficiaries with diabetes—so very important for helping prevent blindness in diabetics—was abysmally low. Only 43–45 percent of Medicare beneficiaries with diabetes received this critical service.

One reason this important test is not provided more frequently is that, unfortunately, Medicare does not cover this service or pay doctors to do it.

We should.

Today, I am introducing legislation to rectify this omission and add this service to the list of preventive care benefits covered by Medicare—the "Medicare Diabetic Eye Exam Act of 1999."

Diabetes affects over 16 million Americans, and over 150,000 die from diabetes and its complications each year. Individuals of African, Asian, and American Indian descent are particularly vulnerable to this disease. Most of the morbidity and mortality of diabetes is due to the complications associated with the disease, including blindness, kidney failure, nerve damage, and cardiovascular disease.

Diabetic retinopathy is the leading cause of blindness in the United States. Studies show that many of the complications of diabetes can be slowed or even prevented by better management of the disease, including regular eye examinations. Studies show that a periodic dilated eye exam is cost-effective in reducing the burden of diabetic retinopathy and blindness.

The Diabetes Quality Improvement Project (DQIP) is an effort to recommend a set of diabetes-specific performance and outcome measures that health plans and providers can use in treating patients with diabetes. DQIP began under the sponsorship of the American Diabetes Association, Foundation for Accountability, Health Care Financing Administration,

National Committee for Quality Assurance, and joined by the American Academy of Family Physicians, American College of Physicians, and Veterans Administration. HCFA is asking Medicare+Choice plans to use the DQIP measures this year in improving their care of diabetic Medicare beneficiaries enrolled in the plans.

One of the measures contained in DQIP is retinal eye exams. DQIP recognizes that the dilated eye exam may not be necessary for everyone every year, and has developed a risk stratification scheme to guide plans and providers in determining frequency of providing the test.

It is inexcusable that Medicare does not provide coverage and payment for this test that is so critical in preventing blindness. If we expect Medicare+Choice plans to provide this test, we should also provide payment for it. And we should provide payment for it in traditional fee-for-service Medicare, as well.

Following is a copy of my bill. I urge that we add this provision to whatever Medicare bill is enacted by this Congress.

THE EARTHQUAKE HAZARDS REDUCTION AUTHORIZATION ACT OF 1999

SPEECH OF

HON. GARY G. MILLER

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 21, 1999

Mr. GARY MILLER of California. Mr. Chairman, yesterday afternoon, I was unavoidably detained and was unable to make it to the House floor to vote in favor of H.R. 1184, The Earthquake Hazards Reduction Authorization Act of 1999 (rollcall vote No. 95). That is why I rise today to publicly submit my support for this important piece of legislation.

H.R. 1184 will do volumes to help prevent property damage and save lives that result from future earthquakes in the United States—with the ultimate goal of actually predicting seismic activity. The more we understand this natural phenomena, the more we can structure safety mechanisms to keep our communities safe during earthquakes.

I am very pleased that H.R. 1184 passed by such a large margin yesterday. Once again, I regret that I could not be here to lend my additional support. I look forward to witnessing the many scientific advances and future successes which will result from this legislation.

OREGON SCHOOL KIDS StRUT THEIR STUFF

HON. DAVID WU

OF OREGON

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 22, 1999

Mr. WU. Mr. Speaker, Students Recycling Used Technology (StRUT) started in June 1995 with the goal of giving Oregon students the technical and business management skills they need for the next century. Over the next two years, four schools in my district: Forest Grove, Hillsboro, Tigard and Sherwood High School, refurbished 1,200 computers and donated them to local schools. This gave the students a working knowledge of computers and

also provided their fellow students with better access to the Internet.

What started as a partnership between the Northwest Regional Education Services District and Intel was encouraged to grow by our governor and State legislature. The success of the program spread quickly, and the consortium of organizations expanded to include the Oregon Department of Education, Portland General Electric, and US West. There are now 94 StRUT programs around Oregon with 1,500 students involved, and over 22,000 computers have been placed by this program in our K-12 system.

This Friday, I will be meeting with teachers from around Oregon who will be trained in this exciting new program. I look forward to hearing their advice on how Congress can implement these kinds of programs at the Federal level. In fact, StRUT is already being replicated in Washington, California, New Mexico, Arizona, and Congresswoman JOHNSON's home state of Texas.

By allowing students access to these essential technical and business skills, and by providing their fellow students with improved access to the Internet, we can help prepare our children to be successful citizens in the information age.

CLEAN WATER TRUST FUND ACT

HON. PETER J. VISCLOSKY

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 22, 1999

Mr. VISCLOSKY. Mr. Speaker, today I am proud to introduce a measure which I have supported since the 103rd Congress. This bill, the Clean Water Trust Fund Act, would put all funds collected through Clean Water Act fines and penalties into a trust fund to be used specifically for cleaning up polluted waters. This common sense measure links environmental penalties with environmental remedies, and ensures that money collected for environmental violations will not be lost in Washington.

In Northwest Indiana, one of the most unique and naturally beautiful coastlines in the world has been the site of a major industrial center for over a century. With the advent of environmental regulation in the last fifty years, the companies which had before polluted the waters with impunity had to reform their manufacturing processes and begin paying fines and penalties if their new procedures did not decrease their pollution emissions to an acceptable level. The residents of my hometown were comforted by the understanding that these new rules would protect our environment—our coastline and groundwater and potable water supply—and keep us from being poisoned by the very industries on which we relied for work. But it just has not worked the way it should. Instead of working together, the hand that fines and the hand that cleans are attached to different bodies. Money collected for polluting drinking water can be used for anything from mohair subsidies to McDonalds' overseas advertising. This is clearly not the heroic role of environmental regulation envisioned by my friends and neighbors when we first supported the Environmental Protection Agency's control over how much and what an industry could dump into our nation's waters.

My bill would begin to repair this disconnect. Under the Clean Water Trust Fund Act, residents of Northwest Indiana who read about millions being paid by a local company in Clean Water Act fines will know that money will come back to the region and be used to repair the environmental damage. It is as simple as that. The measure instructs the EPA Administrator to work with the states and turn the funds collected in fines and penalties into environmental remediation for the areas affected.

We can have no higher priority than creating a society where our citizens have the opportunity to live safely and healthily. Making sure that everyone has access to safe, clean water is one of the most basic requirements of civilization. This measure, which would reconnect penalties to relief, is an important first step. Mr. Speaker, with the support of over thirty of my colleagues from both sides of the aisle, I am pleased to introduce the Clean Water Trust Fund Act.

CHILDREN'S MEMORIAL DAY

HON. ELLEN O. TAUSCHER

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 22, 1999

Mrs. TAUSCHER. Mr. Speaker, I rise today in support of the Children's Memorial Flag Project and hope that my colleagues will join me in supporting the establishment of a National Children's Memorial Day where we remember all children who die by violence in our country.

The Children's Memorial Flag Project originated in Alameda County, CA, part of which falls in my Congressional district. This project is dedicated to remembering the children who die as a result of abuse, neglect, and homicide. Each time a child dies as a result of violence, the Children's Memorial Flag is flown at half-staff and a young oak tree is planted in the Children's Memorial Grove. This county effort has become a national effort and I would like to acknowledge the efforts of my dear friend, Alameda County Supervisor, Gail Steele, who created the project. Last year, 25 states flew the Children's Memorial flag over their state capitol on the fourth Friday in April which they designated as Children's Memorial Day. I am working with several Bay Area colleagues to introduce legislation that would adopt the Children's Memorial Flag and establish the fourth Friday in April as a national Children's Memorial Day.

Tragedies such as the school shooting which occurred recently in Littleton, Colorado, remind us of how precious our children are. We cannot let these children, nor the thousands of other children who die of violence, be forgotten. I urge my colleagues to join me in honoring the memory of children lost to violence this Friday, April 23rd and to adopt this day as National Children's Memorial Day. I hope honoring and remembering these children will be the driving impetus for us to work together as a nation to keep America's children safe from violent crime.

NATIONAL FAMILY CAREGIVER SUPPORT ACT

HON. HENRY A. WAXMAN

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 22, 1999

Mr. WAXMAN. Mr. Speaker, I rise today to encourage my colleagues to sponsor H.R. 1341, "The National Family Caregiver Support Act of 1999." Last month, I joined my colleague, MATTHEW MARTINEZ, in sponsoring this important piece of legislation.

Every American family is doing more with less time—but none more so than the families who must care for an older relative with chronic illnesses like Alzheimer's or with mental or physical disabilities. Growing numbers of families are choosing to care for their own at home over placing sick relatives in institutionalized care settings.

This is what the New York Times calls "a fundamental shift in health care." Today, dutiful children and caring spouses provide the staggering equivalent of \$200 billion in direct care to their elderly or ailing relatives. At least 21 million Americans provide such free care—and the number is growing very quickly. In fact, one in four Americans currently provides care to a person with a chronic medical condition.

Perhaps the best way to understand this tremendous demand on our families is to think of the time required of them. All of us are familiar with the 40 hour work week. Setting aside the expense, the emotional demands and the need for training of family caregivers, we know today that four million American households offer at least 40 hours of unpaid family care to an older relative every week. Family caregivers of Alzheimer's patients spent an average 69 to 100 hours per week providing such care.

We must also bear in mind that these families are juggling multiple responsibilities. More than 40 percent of family caregivers also care for children under 18—and two-thirds are full-time or part-time workers. You may have heard the term, "the sandwich generation" applied to the many Baby Boomers who are struggling to balance work, children and care for their parents. This is having an important impact on the workplace as well; according to corporate executives surveyed last year by the Conference Board, elder care will soon top child care as a major concern by employees.

There is every indication that these demands on family caregivers will grow. Americans are living longer and the need for long-term care is growing quickly. Cost pressures in our health care system are reducing hospital stays and increasing outpatient care. These trends virtually assure that family caregivers will play an increasingly indispensable role in our health care delivery system.

That is why we introduced H.R. 1341. These families need help. Modest, targeted initiatives like H.R. 1341 can do the most to help them by building on existing, successful efforts to provide assistance. Let me give a few examples.

According to experts, "the greatest need for most caregivers is rest." H.R. 1341 would provide them with quality respite care. States like California and Pennsylvania are leaders in providing assistance at "one-stop shops." H.R.